T 34-1-5

CREENVILLETCO. S. C.
RIGHT OF WAY TO TAYLORS FIRE AND SEWER DISTRICT
11 21 AM '70

OLLIE FARNSWORTH R. M. C. State of South Carolina, County of Greenville.

and	Williams Land Co., Inc.
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ipt of which is hereby acknowledged, as hereby gind over my (our) tract(s) of land situate in the above fice of the R.M.C. of said State and County in:	paid by Taylors Fire and Sewer District, the same ate of South Carolina, hereinafter called the Grantee, retrant and convey unto the said grantee a right of way in State and County and deed to which is recorded in the
red Book	and Book at Page
nd encroaching on my (our) land a distance of5 y (our) said land <u>40 feet</u> in width during the time time has been marked out on the ground, and be	of construction and _2.5 feet in width thereafter, as fring shown on a print on file in the offices of Taylors.
hich is recorded in the office of the R.M.C. of the c Page <u>113</u> and that he (she) is legal	that there are no liens, mortgages, or other encumbrances to Hortonee Hammett, et al., assigned Calvin Compabove said State and County in Mortgage Book 053 Ily qualified and entitled to grant a right of way with re-
	ver used herein shall be understood to include the Mort-
ght and privilege of entering the aforesaid strip of mits of same, pipe lines, manholes, and any other ad ose of conveying sanitary sewage and industrial we obstitutions, replacements and additions of or to the rable; the right at all times to cut away and keep of the opinion of the grantee, endanger or injure the roper operation or maintenance; the right of ingressered to above for the purpose of exercising the right of exercise any of the rights herein granted shall not be exercise any time and from time to time exercise ewer pipe line nor so close thereto as to impose any 3. It is Agreed: That the grantor(s) may plant of the grantee, interfere or conflict with the use of the grantee, interfere or conflict with the use of the grantee, interfere or conflict with the use of sentioned, and that no use shall be made of the said piure, endanger or render inaccessible the sewer pipeline, no claim for damages shall be not a pipeline, no claim for damages shall be not the pipeline, and that no use the sevent a but the grantee of the pipeline, no claim for damages shall be not the pipeline, and the pipeline of the surface of the sewer pipeline, no claim for damages shall be not the pipeline of the pipeline of the surface of the surface of the sewer pipeline, no claim for damages shall be not the pipeline of the pipeline of the surface of the	crops, maintain tences and use this strip of land, provided where the tops of the pipes are less than eighteen (18 if said strip of land by the grantor shall not, in the opinior said strip of land by the grantee for the purposes herein distrip of land that would, in the opinion of the grantee ipe line or their appurtenances. Idding or other structure should be erected contiguous to made by the grantor, his heirs or assigns, on account ording or contents thereof due to the operation or main , of said pipe lines or their appurtenances, or any acciden
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damages of whatever nature for said right of way. The grantor(s) have granted, bargained, sell and release unto the grantee(s), their successors 	ed are hereby accepted in full settlement of all claims and sold and released and by these presents do grant, bargain and assigns forever the property described herein and accessors, executors and administrators to warrant and de a grantee's successors or assigns, against every persone or any part thereof.
	Glamor (s) herem and or me manages - ,
IN WITNESS WHEREOF, the hand and seal of the	
IN WITNESS WHEREOF, the hand and seal of the	
	WILLIAMS LAND CO., INC.
IN WITNESS WHEREOF, the hand and seal of the	WILLIAMS LAND CO., INC. BY: W James Welliam (Sea
IN WITNESS WHEREOF, the hand and seal of the	WILLIAMS LAND CO., INC.

As to the Mortgagee